

### REMARKS

Claims 1-7 are presented for consideration, with Claim 1 being independent.

A minor change has been made to independent Claim 1.

The amendment to Claim 1 was not presented earlier as it was believed that the previously presented claims would be found allowable. This Amendment does not add any additional claims. Moreover, the Examiner's familiarity with the subject matter of the present application will allow an appreciation of the significance of the amendments herein without undue expenditure of time and effort. Finally, the Amendment does not raise new issues requiring further consideration or search. Accordingly, it is submitted that entry of the Amendment is appropriate.

Initially, the drawings were objected to for allegedly failing to show every feature of the claims. This objection, which is based on the claimed "first and second display devices divisionally display an image," is respectfully traversed.

This feature of the claimed invention is shown in Figure 3, where first and second display devices are provided for divisionally displaying an image. As shown, a signal from a communication output interface 7 of the second display device 102 is input to the communication interface 8 of the first display device 1. Also, Step S4 in Figure 2 illustrates the conversion of coordinate data by one of the display devices to provide divisional display (see, also, page 11, lines 7-12). Accordingly, reconsideration and withdrawal of the objection is respectfully requested.

Claims 1-7 stand rejected under 35 U.S.C. §102(e) as allegedly being anticipated by Bruning '536. This rejection is respectfully traversed.

Claim 1 of Applicant's invention relates to a display system comprised of an image processing device, a first display device for displaying an image on a first display unit, and a second display device for displaying an image on a second display unit. A first coordinate value input device is provided in correspondence with the first display unit, and a second coordinate input device is provided in correspondence with the second display unit. As claimed, the first and second display devices divisionally display an image processed by the image processing device, and the first display device has an input for receiving data from the first coordinate value input device and data from the second coordinate value input device.

In accordance with Applicant's claimed invention, input coordinate data is efficiently provided to first and second display devices.

As discussed in the previous Amendment of December 29, 2003, Bruning relates to a presentation display system that includes an input device and one or more remote user nodes 24 as shown in Figure 6. The Office Action reads Bruning to provide a first display device (the presentation device 14), and a second display device (personal viewing device 34). In one mode disclosed in Bruning, both display devices can receive manual input, for example, by marking device 20, to alter an electronic image, but this is submitted to be different from divisionally displaying an image on first and second devices, with one display device having an input unit for receiving data from a first coordinate value input device and data from a second coordinate input value device. Bruning is not, therefore, understood to be capable of divisionally displaying an image on the presentation device 14 and the personal viewing device 34 as in the claimed invention.

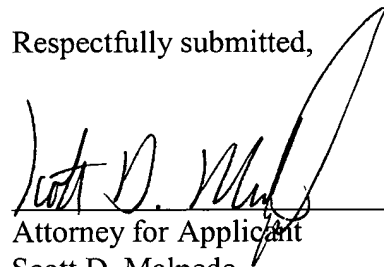
Accordingly, reconsideration and withdrawal of the rejection of Claims 1-7 under 35 U.S.C. §102 is respectfully requested.

Therefore, it is submitted that Applicant's invention as set forth in independent Claim 1 is patentable over the cited art. In addition, dependent Claims 2-7 set forth additional features of Applicant's invention. Independent consideration of the dependent claims is respectfully requested.

In view of the foregoing, reconsideration and allowance of this application is deemed to be in order and such action is respectfully requested.

Applicant's undersigned attorney may be reached in our Washington, D.C. office by telephone at (202) 530-1010. All correspondence should continue to be directed to our below-listed address.

Respectfully submitted,



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